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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/673,599	01/02/2001	Wayne L. Howie	65797	1924	
7590 02/13/2003					
GREGORY L. MOURER KLARQUIST SPARKMAN CAMPBELL LEIGH & WHINSTON ,LLP 121 SW SALMON STREET			EXAMINER		
			SUN, XIUQIN		
ONE WORLD TRADE CENTER SUITE 1600 PORTLAND, OR 97204-2988		ART UNIT	PAPER NUMBER		
	,		2863		

DATE MAILED: 02/13/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

	Applicati n N .	Applicant(s)				
	09/673,599					
Offic Action Summary		HOWIE ET AL.				
	Examiner	Art Unit				
The MAILING DATE of this communication ap	Xiuqin Sun	2863				
Period for Reply	Pours on the cover sneet M	nui the correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a repl - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).  Status	136(a). In no event, however, may a ly within the statutory minimum of thi will apply and will expire SIX (6) MOI	reply be timely filed rty (30) days will be considered timely. NTHS from the mailing date of this communication.				
1) Responsive to communication(s) filed on						
	nis action is non-final.					
3)☐ Since this application is in condition for allowa	ance except for formal ma	itters prosecution as to the marite is				
closed in accordance with the practice under <b>Disposition of Claims</b>	Ex parte Quayle, 1935 C.	D. 11, 453 O.G. 213.				
4) Claim(s) <u>1-21</u> is/are pending in the application						
4a) Of the above claim(s) is/are withdray						
5) Claim(s) is/are allowed.	wir from consideration.					
6)⊠ Claim(s) <u>1-21</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	r election requirement					
Application Papers	r olootion requirement.					
9)☐ The specification is objected to by the Examine	r.					
10) The drawing(s) filed on is/are: a) accep	oted or b) objected to by the	he Examiner.				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
11) The proposed drawing correction filed on	is: a) ☐ approved b) ☐ d	isapproved by the Examiner.				
If approved, corrected drawings are required in reply to this Office action.						
12) The oath or declaration is objected to by the Examiner.						
Pri rity under 35 U.S.C. §§ 119 and 120						
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) ☐ All b) ☐ Some * c) ☐ None of:						
1. Certified copies of the priority documents have been received.						
<ol><li>Certified copies of the priority documents</li></ol>	2. Certified copies of the priority documents have been received in Application No					
<ul> <li>3. Copies of the certified copies of the priori</li> <li>application from the International Bur</li> <li>* See the attached detailed Office action for a list of</li> </ul>	eau (PCT Rule 17.2(a)).	_				
14) Acknowledgment is made of a claim for domestic						
a)  The translation of the foreign language prov 15) Acknowledgment is made of a claim for domestic	visional application has be	en received.				
Attachment(s)		· · · · · · · · · · · · · · · · · · ·				
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of In	ummary (PTO-413) Paper No(s). <u>11</u> . formal Patent Application (PTO-152)				

#### **DETAILED ACTION**

## Restart of statutory period

As outlined on the interview summary, Applicants filed a change of address on 7
 May 2001, which was not recorded by the office but found in the file. Accordingly, the office action has to be remailed.

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-8,11-13, 15-17 and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Perry et al. (U.S. Pat. No. 4581712) in view of Stankus et al. (U.S. Pat. No. 5542788).

Perry et al. disclose an apparatus and method for monitoring the dynamic loading rate on support systems used in an underground mine to withstand abutment pressure (see abstract; col. 1, lines 40-57; lines 65-68 and col. 2, lines 1-2), comprising: at least one load sensing device adapted to be coupled to one or more of the support systems used in the underground mine (col. 2, lines 27-42; col. 3, lines 58-68 and col. 4, lines 1-4); a programmable controller for processing support system loading information received from said at least one load sensing device (col. 2, lines 43-68; col. 3, lines 14-

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20 and col. 4, lines 5-23); and a printer that prints out reports generated by said programmable controller to provide warning indications used as an aid in determining when to install additional support systems and alert miners of dangerous loading conditions on the support systems (col. 3, lines 21-57; col. 5, lines 60-66 and col. 6, lines 3-7); said load sensing device comprises a pressure transducer (col. 4, lines 52-59); said programmable controller comprises an embedded microprocessor having based system (col. 5, lines 40-59); said programmable controller identifies and calculates loading rate changes on said load sensing device installed on the support systems (col. 1, lines 40-57; lines 65-68 and col. 2, lines 58-68); said programmable controller is programmed to sequentially generate a warning report as the loading rate increases on the support systems (col. 3, lines 21-57). Perry further teaches the step of providing timely warning indications directly to the miners through the use of alarm indicators, including audible alarm indicators (col. 1, lines 15-27; col. 5, lines 60-66 and col. 6, lines 3-7).

The Perry does not mention explicitly reporting real-time analysis on the sensed data directly to the miners through the use of sensor indicators. The Perry apparatus and method neither mention explicitly: said load sensing device comprises a strain gauge; said load sensing device is adapted to be coupled to one or more of longwall shields, mobile roof support (MRS) machines, hydraulic jacks, rock bolts, steel sets, roof trusses and the like; said load sensing device is mounted with the underground mine support systems; and said plurality of sensory indicators comprise audible alarm indicators.

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The disclosure of Perry et al. teaches one providing timely warning indications directly to the miners through the use of alarm indicators (col. 1, lines 15-27; col. 5, lines 60-66 and col. 6, lines 3-7). Perry also teaches the act of reporting real-time analysis on the sensed data through a printer (col. 3, lines 21-57; col. 5, lines 60-66 and col. 6, lines 3-7). It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the Perry real-time warning indications by substituting said printer by alarm indicators in order to report data analysis output and warning signals directly to miners through the use of sensor indicators for any on-going development of dangerous mine conditions or damage to the equipment within the mine.

Stankus et al. disclose a method and apparatus for real-time monitoring mine roof support systems (see abstract; col. 4, lines 3-12; col. 16, lines 20-29; col. 19, lines 34-40 and col. 20, lines 47-52), and teaches: a load sensing device comprises a strain gauge (col. 15, lines 58-61 and col. 16, lines 16-19); said load sensing device is adapted to be coupled to one or more of longwall shields, mobile roof support (MRS) machines, hydraulic jacks, rock bolts, steel sets, roof trusses and the like (col. 15, lines 51-68 and col. 16, lines 1-19); said load sensing device is mounted with the underground mine support systems (col. 4, lines 34-40; col. 4, lines 60-68; col. 5, lines 30-35 and lines 38-42).

It would have been obvious to include the teaching of Stankus load sensing device in the Perry apparatus in order to measure and record the load pressures

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exerted on the roof support device and identify the areas of maximum pressure in the mining operation in real time (Stankus et al., col. 4, lines 3-12).

4. Claims 9-10, 14, 18 and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Perry et al. in view of Stankus et al., as applied to claims 1-8,11-13, 15-17 and 21 above, and further in view of Scott et al. (U.S. Pat. No. 4480480).

Perry et al. and Stankus et al. teach a method and apparatus that includes the subject matter discussed above except that: said plurality of sensory indicators comprise various color visual indicators including multicolor strobes, light-emitting diodes (LEDs), fluorescent visual indicators and the like; said programmable controller is programmed to sequentially report the increases of loading rate through different color lights; the load sensing device is welded onto the support systems in the installing step.

Scott et al. disclose a system and method for assessing the effect of a loading acting on a structure which teach the use of visual indicators to display output results (col. 30, lines 26-36 and col. 18, lines 44-63;). Scott et al. further teach a way to install a load sensing device by welding it onto the support systems (col. 14, lines 58-64;).

The Examiner takes official notice that various color visual indicators including multicolor strobes, light-emitting diodes (LEDs), fluorescent visual indicators are well known in the art. It would have been obvious to one having ordinary skill in the art at the time the invention was made to include the teachings of Scott visual indicators and load sensor installation technique in the Perry and Stankus combination in order to monitor

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the loading rate on the mine support systems more accurately and alert miners of dangerous loading conditions more effectively.

5. Claim 19 is rejected under 35 U.S.C. 103(a) as being unpatentable over Perry et al. in view of Stankus et al. as applied to claim 15 above, and further in view of Koppers et al. (U.S. Pat. No. 4887935).

The Perry and Stankus combination teaches a method and apparatus that includes the subject matter discussed above except that: the load sensing device is hydraulically coupled to the support systems in the installing step.

Koppers et al. teach a technique to install a load sensing device in the way that it is hydraulically coupled to the support systems (col. 9, lines 31-42).

It would have been obvious to include the teachings of Koppers technique for load sensing device installation in the Perry and Stankus combination in order to measure said loading rate more accurately (Koppers, col. 9, lines 31-35).

#### Contact Information

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Xiuqin Sun whose telephone number is (703)305-3467. The examiner can normally be reached on 7:00am-4:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Barlow can be reached on (703)308-3126. The fax phone numbers for the organization where this application or proceeding is assigned are (703)872-9318 for regular communications and (703)872-9319 for After Final communications.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)308-0956.

January 9, 2003

John Barlow
Supervisory Patent Examiner
Technology Center 2800